

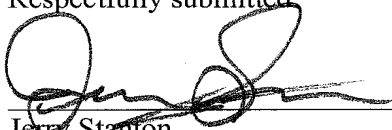
**REMARKS:**

The PTOL-85 Notice of Allowance and Fee(s) Due dated May 21, 2012 allowed each of claims 1-20, 32-41, 43 and 45; with Examiner's Amendment made to claims 1-2, 8-12, 15-20, 32, 34, 37, 40-41 and 45. The Applicant hereby submits this Amendment under Rule 312 [37 CFR 1.312 and MPEP 714.16] to correct minor errors at claims 37, 40 and 45. The above listing of claims incorporates the Examiner's Amendment.

Specifically, at claim 37 our Amendment dated January 3, 2012 amended line 6 to begin as "registering to a ...". Addition of that preposition "to" was not present in the recitation of Examiner's Amended claim 37 in the Notice of Allowance and so it is re-inserted by this paper. The modifier "new" is dropped at line 11 in each of claims 40 and 45, merely for consistency with the term S-CSCFn in other claims. And finally the Examiner's Amendment deleted "serving" from "serving a terminal device" at line 6 of claim 45 appears to be inadvertent, and so that word is also re-inserted by this paper.

Entry of this Amendment will require no additional search or examination, and MPEP 714.16(d) Part II grants the Examiner authority to enter this amendment at the Examiner's own discretion even without submission to a supervisory patent examiner. The undersigned representative welcomes the opportunity to resolve any matters that may remain via teleconference at the Examiner's discretion.

Respectfully submitted:

  
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Date

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